

IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF ALABAMA  
EASTERN DIVISION

JEFFERY B. SANFORD  
PLAINTIFF,  
v.  
JAY JONES, et al.  
DEFENDANTS.

RECEIVED

2006 JUL 27 A 9:48

MONTGOMERY  
U.S. DISTRICT COURT  
MIDDLE DISTRICT OF ALABAMA

CIVIL ACTION, NO. 3:06-CV-00327  
MHT-DRB

PLAINTIFF'S MOTION FOR FREEDOM OF  
REPRISAL AND REDRESS FROM DEFENDANTS'

COMES NOW JEFFERY B. SANFORD, PLAINTIFF  
IN THE ABOVE-STYLED CAUSE, AND MOVES THIS  
COURT TO ORDER THAT ANY AND ALL REPRISAL  
AND REDRESS CEASE, ALONG WITH CRUEL AND  
UNUSUAL PUNISHMENTS BECAUSE PLAINTIFF  
HAS EXERCISE HIS RIGHTS TO THE COURTS.

AS GROUNDS FOR THIS MOTION, THE PLAINTIFF  
STATE AS FOLLOWS:

- 1.) I HAVE BEEN PLACED IN SEGREGATION UNIT  
ON July 14, 2006 WITHOUT DISCIPLINARY ACTION
- 2.) PLAINTIFF HAS BEEN DENIED PROPER HOUSING  
FOR COUNTY INMATES WITH MINIMUM CUSTODY.
- 3.) PLAINTIFF HAS NOT BEEN CLASSIFIED FOR  
VARIOUS WORK-RELEASE PROGRAMS AS AFFORDED  
TO OTHER INMATES WITH MINIMUM CUSTODY.
- 4.) BECAUSE OF LOCK-UP/SEG. UNIT, PLAINTIFF DOES  
NOT RECEIVE RECREATION, PHONE PRIVILEGES AND  
CANTEEN LIMITATIONS AS AFFORDED TO OTHER  
COUNTY INMATES, AS WELL AS RIGHT TO PARTICIPATE  
WITH RELIGIOUS PROGRAMS, AND CONTACT VISITATION.

WHEREFORE, PLAINTIFF JEFFERY B. SANFORD  
REQUEST FROM THE COURT TO ORDER:

A.) THAT PLAINTIFF BE FREE FROM ARBITRARY ACTION OF STAFF AT LEE COUNTY DETENTION CENTER. HANRAHAN V. LANE 747 F<sub>2</sub>ND 1137.

B.) PLAINTIFF HAS A RIGHT TO EXPECT LEE COUNTY DETENTION CENTER TO FOLLOW ITS OWN CLASSIFICATION POLICIES.

ANDERSON V. SMITH 697 F<sub>2</sub>ND 239.

C.) TO RESTORE ALL PRIVILEGES THAT ARE AFFORDED TO ALL OTHER COUNTY INMATES WHO HAVE NO DISCIPLINARY,

HUDSON V. PALMER 104 S. CT 3194 744 F<sub>2</sub>ND

SINCERELY AND RESPECTFULLY  
JEFFERY B. SANFORD #143572  
Jeffrey B. Sanford 143572  
July 24, 2006

UNABLE AND HAVE BEEN DENIED RIGHT NOTARY SERVICE.

WITNESS Jeffrey B. Sanford / DATE

SIGN 7-24-06